ATTESTATION IN SUPPORT OF AMICUS CURIAE BRIEF

The undersigned hereby subscribe their signatures to this attestation in support of the Amicus Curiae brief filed by our attorney, Paul Morantz. The undersigned support the position of Gerald Armstrong that the documents, tapes and materials presently held by the Court in the case of Church of Scientology v. Gerald Armstrong, No. C 420 153, should be released by the Court for public inspection. The undersigned, as present and former members of the Church of Scientology, have a right to know the contents of said documents for the following reasons:

- (I) We contributed our time, labor, money and support to L. Ron Hubbard and the Church of Scientology for a period of thirty years. We relied on Mr. Rubbard's professional qualifications and academic credentials, medical and health history, naval career record, moral integrity, the sincerity of his intentions to organize and develop a legitimate religion, his conduct in the management and operation of the Church, his purported resignation from Church management in 1966, his credibility and reliability for confronting and expressing the truth about himself and his participation in the Church, and his truthful exposition of Church practices, policies, doctrines, and financial management.
- (2) Many of us are aware that Gerald Armstrong was assigned by Mr. Hubbard to collect materials for a biography about himself to be written by Omar





Garrison, the author of several books about Sci entology. We are aware that the biography was intended to be a highly favorable and laudatory biography about Mr. Rubbard. We are aware that the Church, through a Danish front corporation was paying Mr. Garrison for that purpose. We are aware that after collecting and reviewing factual data on Mr. Hubbard, both Mr. Armstrong and Mr. Garrison realized that a landatory and favorable biography of Mr. Hubbard could not be written because many of the statements, representations, and materials published by the Church and Mr. Hubbard, about Mr. Hubbard's medical and health history, military record, professional and academic qualifications, integrity, truthfulness, ticipation in Church policies, practices and **发展的企业的企业企业企业** financial affairs; and religious intentions, are aware that the documents collected by Mr. Armstrong, and reviewed by Mr. Garrison 1 25 122 would assist us in determining the truthfulness of many of the statements and representations made to us which we relied upon.

(3) We are aware that the Church of Scientology will use almost any means to suppress the disclosure of the documents held by the Court in order to prevent the truth from being disseminated. We are particularly concerned that the Church will enter into an agreement with Mr. Garrison by which Mr. Garrison will forfeit any and all rights he has to possession of the documents. We are concerned that if the Church is able to regain possession.

truth about Mr. Bubbard and the origins of the Church will forever be lost.

(4) We believe that we who created, worked for, financed and supported the Church of Scientology in reliance upon Mr. Hubbard's biographical history, his integrity and moral purposes, as well as his participation in Church affairs, have a right to inspect documents and materials relative to these subjects.

WHEREFORE, BE IT KNOWN THAT WE HERETO SUBSCRIBE
OUR SIGNATURES, together with our years of participation in
the Church and moneys paid to it, for the purpose of obtaining the right to inspect, review and copy the documents
and materials held by the Los Angeles Superior Court in the
case of Church of Scientology V. Gerald Armstrong, Civil No.

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